





THE PARTIES TO BE COMMISSION Washington, D.C. 20549

ANNUAL AUDITED REPORT **FORM X-17A-5** PART III

OMB APPROVAL

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FACING PAGE

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

F	DR OFFICIAL USE ON	ILY _	FINANCIAL
Accountant not resident in United	States or any of its posses	sions.	MAR 1 2 2007
Public Accountant		ţ -	ROCESSED
Certified Public Accountant		.5	プロハイドウルドウ
CHECK ONE:			
(Address)	(City)	(State)	(Zip Code)
705 DOUGLAS STREET, SUITE 502,	•	IA	51101
	ame – if individual, state last, fir	st, middle name)	
INDEPENDENT PUBLIC ACCOUNTANT who NICHOLS, RISE & COMPANY, L.L.F		this Report*	
	UNTANT IDENTIFIC		
			Area Code – Telephone Number
NAME AND TELEPHONE NUMBER OF PER MR. ROBERT GROW, PRESIDENT	SON TO CONTACT IN R	EGARD TO THIS REP	ORT (402) 333-1888
(City)	(State)		ip Code)
ОМАНА	NE	68	3106
· · · · · · · · · · · · · · · · · · ·	(No. and Street)		
6910 PACIFIC STREET, SUITE 214	·	.a. 110. <i>j</i>	1 11 100 1.0. 140.
ADDRESS OF PRINCIPAL PLACE OF BUSIN	JESS: (Do not use P.O. Bo	ox No)	FIRM I.D. NO.
NAME OF BROKER-DEALER: SPECTRUM	CAPITAL, INC.		OFFICIAL USE ONLY
A. REGI	STRANT IDENTIFIC	CATION	
	MM/DD/YY		MM/DD/YY
REPORT FOR THE PERIOD BEGINNING	01/01/06	AND ENDING	12/31/06

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

> Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

OATH OR AFFIRMATION

ROBERT C. GROW	, swear (or affirm) that, to the best of
	nancial statement and supporting schedules pertaining to the firm of
DECEMBER 31	, as 20 06 , are true and correct. I further swear (or affirm) that or, principal officer or director has any proprietary interest in any account s follows:
	Signature
With Ment of the Notary Public	GENERAL NOTARY-State of Nebraska KRISTIN HERRBOLDT My Comm. Exp. Dec. 15, 2009
Statement of Changes in Liabilities Sub Computation of Net Capital. Computation for Determination of Rese Information Relating to the Possession of A Reconciliation, including appropriate Computation for Determination of the R A Reconciliation between the audited at consolidation. An Oath or Affirmation. A copy of the SIPC Supplemental Report	dition. Equity or Partners' or Sole Proprietors' Capital. Fordinated to Claims of Creditors. Erve Requirements Pursuant to Rule 15c3-3. For Control Requirements Under Rule 15c3-3. For explanation of the Computation of Net Capital Under Rule 15c3-3 and the Reserve Requirements Under Exhibit A of Rule 15c3-3. Indicate the statements of Financial Condition with respect to methods of
	Notary Public Notary Public Tactument of Financial Condition. Statement of Financial Condition. Statement of Changes in Financial Conditions Statement of Changes in Stockholders' Statement of Changes in Liabilities Sub Computation of Net Capital. Computation for Determination of Rese Information Relating to the Possession of A Reconciliation, including appropriate Computation for Determination of the R A Reconciliation. An Oath or Affirmation. A copy of the SIPC Supplemental Repo

^{**}For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

SPECTRUM CAPITAL, INC.

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Independent Auditor's Report on Internal Control Required by SEC Rule 17a-5	

Nichols, Rise & Company, L.L.P.

Certified Public Accountants and Consultants

R. W. Grenko, CPA
L. M. Shoemaker,
CPA, CMA

E. C. Nichols, CPA

W. F. Sibley, CPA

R. L. Stinger, CPA
D. L. Lacey, CPA

E. C. Nichols, CPA (1916-2003) C. L. Rise, CPA (1921-2003)

L. J. Tuttle, CPA

S. R. Goodwin, CPA
A. E. Hill, CPA
A. E. Hill, CPA
R. R. Ericson, CPA
L. K. Beecher, CPA
B. J. Kooiker, CPA
P. M. Riemer, CPA
S. E. Boden
J. E. Maise
D. L. Sands
J. A. Theisen
J. A. Perez

P. K. Peters V. A. Steenhock C. R. Karrer

Member of AICPA Division for Certified Public Accounting Firms

To the Board of Directors and Stockholders Spectrum Capital, Inc.

We have audited the accompanying statement of financial condition of Spectrum Capital, Inc. as of December 31, 2006, and the related statements of income, changes in stockholder's equity, and cash flows for the year then ended that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit of the financial statements provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Spectrum Capital, Inc. at December 31, 2006, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The accompanying supplemental information, as listed in the index, is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

nichols, Rise & Company, LLP

Sioux City, Iowa February 20, 2007

SPECTRUM CAPITAL, INC. STATEMENT OF FINANCIAL CONDITION

December 31, 2006

ASSETS				
Current Assets:				
Cash	\$ _	131,011 185,322 5,964 94,886 100,000 20,475	\$	537,658
Furniture and Equipment, Net				22,069
Goodwill			_	243,000
Total Assets		·	\$	802,727
LIABILITIES AND STOCKHOLDER'S EQUI	TY			
Current Liabilities:				
Payable to Clearing Organization	\$ _	1,954 16,539 334,835	\$	353,328
Common Stock		15,000 448,000 (13,601)		449,399
Total Liabilities and Stockholder's Equity			\$_	802,727

SPECTRUM CAPITAL, INC. STATEMENT OF INCOME

Year Ended December 31, 2006

Commissions	\$ 3,598,721	
Transaction Fees	193,925	
Miscellaneous	10,323	
Interest	13,221	
		\$ 3,816,190
Operating Expenses:		
Commission Expense	3,106,876	
Management Fee	81,434	
Transaction Clearing Expense	81,141	
Salaries, Payroll Taxes, and Benefits	267,411	
Insurance, Net of Representatives' Reimbursements	(4,892)	
Depreciation and Amortization	42,817	
Professional Fees	8,656	
Office	35,019	
Licensing Fees	27,274	
Computer/Data Communications	54,574	
Rent	56,585	
Sales, Training, Marketing	27,551	
Other	19,352	
		3.803.798

SPECTRUM CAPITAL, INC. STATEMENT OF CHANGES IN STOCKHOLDER'S EQUITY

Year Ended December 31, 2006

	Issued Shares		Common Stock		Paid-In Capital		Retained Earnings	s	tockholder's Equity
December 31, 2005	100	\$	15,000	\$	448,000	\$	(10,993)	\$	452,007
Dividends Net Income				_		_	(15,000) 12,392	_	(15,000) 12,392
December 31, 2006	100	\$ _	15,000	\$_	448,000	\$_	(13,601)	\$ _	449,399

Common Stock:

Par Value - None Authorized 20,000 Shares

SPECTRUM CAPITAL, INC. STATEMENT OF CASH FLOWS

Year Ended December 31, 2006

Cook Plans from Operating Activities		
Cash Flows from Operating Activities:		
Net Income	\$ 12,392	
Depreciation and Amortization	42,817	
Receivables	(123,267)	
Prepaid Expenses	(4,447)	
Accounts and Commissions Payable	76,163	
Net Cash Provided by Operating Activities		\$ 3,658
Cash Flows Used by Financing Activities:		
Dividends Paid		 (15,000)
Net Change in Cash		(11,342)
Cash - Beginning of Year		 142,353
Cash - December 31,		\$ 131,011

See accompanying notes

NOTES TO FINANCIAL STATEMENTS

ORGANIZATION AND OPERATIONS

Spectrum Capital, Inc. is an introducing broker-dealer registered with the National Association of Securities Dealers (NASD). The Company is engaged in the sale of mutual funds, stocks, bonds, variable annuities, and variable universal life insurance. The Company executes and clears trades through an unaffiliated brokerage firm on a fully disclosed basis.

The Company is a wholly owned subsidiary of Premier Financial, Inc.

ACCOUNTING POLICIES

Accounting Method

The financial statements are prepared on the accrual basis of accounting. Commission income is recorded on a trade-date basis.

Depreciation and Amortization

Depreciation and amortization are computed on the straight-line method over the estimated useful lives of the assets.

Income Taxes

The Company is included in the consolidated income tax return of its parent company. No provision for income taxes has been made in the accompanying financial statements because the Company has elected to be taxed as a "qualified sub-chapter S subsidiary." Under this election, the Company's net income is reported by the shareholders of the parent company on their individual returns.

Use of Estimates

The financial statements are prepared in conformity with accounting principles generally accepted in the United States of America and, accordingly, include amounts that are based on management's estimates and judgments.

NON-COMPETE AGREEMENT, NET

The non-compete agreement is being amortized over its three-year life using the straight-line method. Amortization expense for 2006 is \$27,083.

Cost	\$	150,000
Accumulated Amortization	٠_	(150,000)
Book Value, December 31, 2006	\$	0

FURNITURE AND EQUIPMENT, NET

Furniture and equipment are as follows:

	Estimated Lives Cost		Cost	Net Investment		
Computer Equipment	5 years	\$	37,399	\$	10,467	
Office Furniture and Equipment	7 years		18,822		10,847	
Computer Software	3-5 years		27,527		755	
		\$	83,748	\$	22,069	

Depreciation expense is \$15,734 for 2006. Accumulated depreciation at December 31, 2006, is \$61,679.

GOODWILL

Goodwill arises from the purchase of assets from the former parent company. The purchase cost in excess of the fair value of tangible and identifiable intangible assets is recorded as goodwill. SFAS No. 142, "Goodwill and Other Intangible Assets," requires that goodwill not be amortized, but that it be reviewed annually for impairment. If, based on these reviews, goodwill is found to be impaired, the carrying value will be adjusted through a charge to earnings. Management believes that there has been no impairment of goodwill.

Cost and Carrying Value	\$243,000

NET CAPITAL AND NET CAPITAL REQUIREMENT

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule (SEC Rule 15c3-1), which requires maintenance of minimum net capital of \$50,000 and requires that the ratio of aggregate indebtedness to net capital shall not exceed 15 to 1. At December 31, 2006, the Company had net capital of \$61,919 and a net capital ratio of 5.7 to 1.

RELATED-PARTY TRANSACTIONS

The Company paid its parent for the following items:

Management Fee Reimbursement of Employee Benefits Reimbursement of Insurance	81,434 39,043 34,022
The parent paid the Company for the following item:	
Reimbursement of Office Wages	\$ 21,079
The Company paid its sole shareholder for the following item:	
Commissions	\$ 18,106

Included in Other Receivables is \$39,198 that is due from the parent company; it is treated as an open account.

OPERATING LEASES

The Company leases its office space under a lease ending May 31, 2010, which calls for monthly rent of \$3,234, increasing to \$3,443 in December 2008. It also leases office equipment for a total of \$554 per month under leases ending in 2007 and 2008.

Minimum lease payments are as follows:

2007	\$ 45,272
2008	42,661
2009	41,316
2010	17,215

Total rent expense for all operating leases is \$56,585 in 2006.

RETIREMENT PLAN

The Company has a Savings Incentive Match Plan for Employees of Small Employers (SIMPLE). Under the plan, the employee may make contributions of up to \$10,000 annually. The Company has chosen to make non-elective contributions of 2%. Expense under this plan was \$5,964 for the year ended December 31, 2006.

FINANCIAL INSTRUMENTS AND CREDIT CONCENTRATION RISKS

The Company utilizes a carrying broker to execute and settle securities transactions on behalf of the Company's customers. In the event that a Company customer is unable to fulfill his contractual obligations, the Company is required to indemnify the carrying broker for any loss suffered.

Bank balances often exceed the FDIC insured limit of \$100,000.

Approximately 30% of the Company's revenue comes from a group of affiliated banks. The agreement with these banks expires in July 2009.

SUPPLEMENTAL INFORMATION

SPECTRUM CAPITAL, INC. RECONCILIATION OF NET CAPITAL AND RESERVE REQUIREMENT COMPUTATIONS

December 31, 2006

Decemblishing of Net Conited	 _
Reconciliation of Net Capital	
Net Capital Per Unaudited FOCUS Report - December 31, 2006	\$ 61,919
Audit Adjustments:	
None	
Net Capital Per Audited FOCUS Report - December 31, 2006	\$ 61,919

Reserve Requirement

The Company is exempt from the reserve requirements under rule 15c-3-3(k)(2) of the Securities and Exchange Commission.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL
OMB Number: 3235-0123
Expires: January 31, 2007
Estimated average burden
hours per response. 12.00

Form **X-17A-5**

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

PART IIA 12

		(Please r	ead instruction	s before p	reparing Form.)	
This report is being filed pursuant to 1) Rule 17a-5(a) 16		2) Rule 17a-5(b	,		3) Rule 17a-11	18
	uest by designated o	examining authority	19		5) Other X 26	17a-5(d)
NAME OF BROKER-DEALER					SEC FILE NO.	
					8-43627	14
SPECTRUM CAPITAL, I	NC.			13	FIRM I.D. NO.	
ADDRESS OF PRINCIPAL PLACE OF BU	SINESS (Do Not Use	P.O. Box No.)			28303	15
6910 PACIFIC STREET	SUITE 214			20	FOR PERIOD BEGINNING	(MM/DD/YY)
	(No. and Street)			1 20	01/01/06	24
OMAHA [21]	NEBRASKA	22 68106		23	AND ENDING (MM/DD/YY)
(City)	(State)	7 22100100	(Zip Code)		12/31/06	25
NAME AND TELEPHONE NUMBER OF	PERSON TO CONTA	CT IN REGARD TO	THIS REPORT	· · · · · · · · · · · · · · · · · · ·	(Area Code) — Telepho	
ROBERT C. GROW, PRE				30	(402) 333-18	88 31
NAME(S) OF SUBSIDIARIES OR AFFILI	ATES CONSOLIDATI	ED IN THIS REPOR	T:		OFFICIAL USE	
				32		33
				34		35
				36		37
				38		39
	DOES RESPON	NDENT CARRY ITS	OWN CUSTOMER	ACCOUNTS!	? YES 40 N	10 [32 [42]
			FILING AN AUDITED		YES 40 N	10 X 41
	EXECUTION:		TILING AN AUDITED	ACPUNI		X 42
	The registra whom it is e complete. If integral par	int/broker or deale executed represent is understood the ts of this Form :	at all required ite	ms, stateme	s attachments and the prontained therein is true, ents, and schedules are any amendment represe correct and complete as	correct and considered
	Dated the	-4	da	y of	20	
	2) Principal l 3)	-		ner		· · · · · · · · · · · · · · · · · ·
	ATTENTION	Intentional mis		nissions of f 5 U.S.C. 78	acts constitute Federal :f(a))	

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SEC 1696 (02-03) 1 of 16

TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPENDENT PUBLIC ACCO	DUNTANT whose opinion	is contained in this Re	port			
NAME (If individual, state las	t, first, middle name)					
NICHOLS, RISE	& COMPANY, L.	L.P.		70		
ADDRESS						
705 DOUGLAS STRE		71 SIOUX C		IOWA State	73 51101 Zip Coo	74 Tie
Number at	no Street		у	State		
CHECK ONE						
X Certified Public	Accountant	75]		FOR SEC USE	
Public Account	ant	76]			
Accountant not or any of its pos	resident in United States ssessions	77]	<u> </u>		
, ,						
=	no n	OT WRITE UNDER THIS	S LINE FOR SEC	LISE ONLY		
	WORK LOCATION	REPORT DATE MM/DD/YY	DOC. SEQ. NO	. CARD		
<u></u>	50	51	L	52 53		

BROKER OR DEALER SPECTRUM CAPITAL, INC.	N 3		1	100
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	STATEMENT OF		ANCIAL CONDITION FOR CERTAIN OTHER BROKE			IG AND		
				as of	(MM/DD/YY) SEC FILE NO	12/31/ 8-4362		99 98 198
							Unconsolidated X	199
			Allowabi	18	Non-Allow	able	Total	
1.	Cash	\$	131,011	200		\$	131,011	750
2.	Receivables from brokers or dealers:	-						
	A. Clearance account	. 3	5,964	295				
	B. Other		100,000	300 \$		550	105,964	810
3.	Receivable from non-customers		178,272	355	101,936	600	280,208	830
4.	Securities and spot commodities	_						
	owned at market value:							
	A. Exempted securities			418				
	B. Debt securities			419 420				
	C. Options			424				•
	E. Spot commodities			430				850
5.	Securities and/or other investments	1 -						,
	not readily marketable:							
	A. At cost 7 \$ 130					· · · · ·		
	B. At estimated fair value	_		440		610		860
	Securities borrowed under subordination							
	agreements and partners' individual and capital			400		630		880
	securities accounts, at market value: A. Exempted	-		460		630		1 000
	securities \$ 150							
	B. Other							
	securities \$ 160							
7.	Secured demand notes:	_		470		640		890
	Market value of collateral:							
	A. Exempted							
	securities \$170							
	B. Other							
0	securities \$ 180 Memberships in exchanges:							
	A Owned, at							
	market \$ 190							
	B. Owned, at cost			_		650		
	C. Contributed for use of the company, at					- -		
	market value			7.		660		900
9.	Investment in and receivables from affiliates,			· -				
	subsidiaries and associated partnerships			480		670		910
	Property, furniture, equipment, leasehold						 	
	improvements and rights under lease agreements,							
	· ·							
	at cost-net of accumulated depreciation and		1	700	00 040	[COA] -	22 000	000
	amortization			490	22,069		22,069	920
	Other assets	_		535	263,475		263,475	930
12.	TOTAL ASSETS	₹ \$ <u>-</u>	415,247	<u>540</u> \$	387,480	<u> </u>	802,727	940
							OMIT	PENNIES

BROKER OR DEALER			as of	12/31/06
	SPECTRUM CAPITAL,	INC.		• •

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

Liabilities		A.i. Liabiliti	ies	Non-A.I. Liabilities		Total	
13. Bank loans payable	\$		1045	\$	1255 % \$	·	1470
14. Payable to brokers or dealers:		1 054	1222		[3545]	1,954	[4500]
A. Clearance account	·	1,954	1114		1315	1,,,,,	1560 1540
B. Other	10		1155		1355		1610
16. Securities sold not yet purchased,			11100		11000		
at market value					1360		1620
17. Accounts payable, accrued liabilities,		251 274				351,374	
expenses and other		351,374	1205		1385		1685
18. Notes and mortgages payable:			1210				1690
A. Unsecured			1211	•	1390 74		1700
19. E. Liabilities subordinated to claims			1		1 1000 14		11.00
of general creditors:							
A. Cash borrowings:					1400		1710
1. from outsiders \$ 970							
2. includes equity subordination (15c3-1(d))							
of \$ 980 B. Securities borrowings, at market value					1410		1720
from outsiders \$ 990					11470		11120
C. Pursuant to secured demand note							
collateral agreements					1420		1730
1. from outsiders \$ 1000							
2. includes equity subordination (15c3-1(d))							
of \$ [1010] D. Exchange memberships contributed for							
use of company, at market value					1430		1740
E. Accounts and other borrowings not							
qualified for net capital purposes			1220		1440		1750
20. TOTAL LIABILITIES	\$	353,328	1230	\$	1450 \$	353,328	1760
Ownership Equity							
21. Sole Proprietorship					₹. \$		1770
22. Partnership (limited partners)	ĭı (\$		1020)				1780
23. Corporation:					_		
A. Preferred stock						15-000	1791
B. Common stock						15,000 448,000	1792
C. Additional paid-in capital						(13,601)	1793 1794
D. Retained earnings						- 449;399	1795
F. Less capital stock in treasury) 1796
24. TOTAL OWNERSHIP EQUITY					\$ -	449,399	1800
25. TOTAL LIABILITIES AND OWNERSHIP EQUIT	Υ			************************************	\$	802,727	1810

OMIT PENNIES

BROKER OR DEALER		as of <u>12/</u> 31/06
	SPECTRUM CAPITAL, INC.	

COMPUTATION OF NET CAPITAL

1.	Total ownership equity from Statement of Financial Condition	6	449,399	3480
2.	Deduct ownership equity not allowable for Net Capital	* 7	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,) 3490
3.	Total ownership equity qualified for Net Capital	19 7		
4.	Add:	_	449,399	3500
	A. Liabilities subordinated to claims of general creditors allowable in computation of net capital			[arno]
	B. Other (deductions) or allowable credits (1 ist)	_		3520
5.	B. Other (deductions) or allowable credits (List)			3525
6.	Deductions and/or charges;	> _	449,399	3530
٠.	A. Total non-allowable assets from			
	V- 207 /00			
	B. Secured demand note delinquency			
	Oronfetary canital charges			
	proprietary capital charges		387,480	. [222]
7	D. Uther deductions and/or charges	L	307,400	1 3620
8.	Other additions and/or allowable credits (List) Net capital before haircuts on securities positions	, ,-		3630
g.	Haircuts on securities (computed, where applicable, pursuant to 15c3-1(f)):	20 ֆ	61,919	3640
٠.				•
	A. Contractual securities commitments \$ 3660 B. Subordinated securities borrowings \$ 3670			
	B. Subordinated securities borrowings			
	4 - 10			
				10240
	2. Outer (List)	() 3740
10.	Net Capital	•	61,919	0250
		φ=	01,919	3750

OMIT PENNIES

BROKER OR DEALER
SPECTRUM CAPITAL, INC.
as of 12/31/06

COMPUTATION OF NET CAPITAL REQUIREMENT

Part A

11. Minimum net capital required (67/3% of line 19)	\$_	23,555	3756
12. Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement		EO 000	
of subsidiaries computed in accordance with Note (A)	\$_	50,000	3758
13. Net capital requirement (greater of line 11 or 12)	\$	50,000	3760
14. Excess net capital (line 10 less 13)	\$	11,919	3770
15. Excess net capital at 1000% (line 10 less 10% of line 19)	22 \$ _	26,586	3780

COMPUTATION OF AGGREGATE INDEBTEDNESS

16. Total A.I. liabilities from Statement of Financial Condition	\$	353,328	3790
17. Add:			
A. Drafts for immediate credit			
B. Market value of securities borrowed for which no equivalent value			
is paid or credited			
C. Other unrecorded amounts (List) 3820	\$		3830
18. Total aggregate indebtedness	\$	353,328	3840
19. Percentage of aggregate indebtedness to net capital (line 18 ÷ by line 10)		571	3850
20. Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1(d)	%	0	3860

COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT

Part B

21. 2% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule 15c3-3 prepared as of the date of the net capital computation including both brokers or dealers and consolidated subsidiaries' debits	\$ _	3970
subsidiaries computed in accordance with Note (A)	23 \$	3880)
23. Net capital requirement (greater of line 21 or 22)	\$	3760
24. Excess capital (line 10 less 23)	\$	3910
25. Net capital in excess of the greater of:		
A. 5% of combined aggregate debit items or \$120,000	\$_	3920

NOTES:

- (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of:
 - 1. Minimum dollar net capital requirement, or
 - 2. 67,% of aggregate indebtedness or 4% of aggregate debits if alternative method is used.
- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

BROKER OR DEALER SPECTRUM CAPITAL, INC. For the period (MMDDYY) from 201/01/06 3932 to 12/31/06 Number of months included in this statement STATEMENT OF INCOME (LOSS) REVENUE 1. Commissions: 3935 3938 3939 c. All other securities commissions d. Total securities commissions 109,739 2. Gains or losses on firm securities trading accounts a. From market making in options on a national securities exchange From all other trading 3949 c. Total gain (loss) 3950 Gains or losses on firm securities investment accounts 3952 3955 Revenue from sale of investment company shares 3,499,305 3970 Commodities revenue 3990 Fees for account supervision, investment advisory and administrative services 3975 207,146 Other revenue 3995 3,816,190 **EXPENSES** 10. Salaries and other employment costs for general partners and voting stockholder officers 4120 11. Other employee compensation and benefits 267,411 4115 12. Commissions paid to other broker-dealers 4140 4075 a. Includes interest on accounts subject to subordination agreements 14. Regulatory fees and expenses 4195 15. Other expenses 509,113 16. Total expenses **NET INCOME** 17. Income (loss) before Federal income taxes and items below (Item 9 less Item 16) 4210 18. Provision for Federal income taxes (for parent only) a. After Federal income taxes of 20. Extraordinary gains (losses) 4224 a. After Federal income taxes of 21. Cumulative effect of changes in accounting principles 4225 22. Net income (loss) after Federal income taxes and extraordinary items MONTHLY INCOME 23. Income (current month only) before provision for Federal income taxes and extraordinary items 4211

ВІ	ROKER OR DEALER	SPECTRUM CAPITAL,	INC.			
			For the period (MMD	DDYY) from01/01/06	to <u>_12/31/</u> (06
			ANGES IN OWNERSHIP EQUITY PARTNERSHIP OR CORPORATION	i)		
	Additions (Includes non-conform Deductions (Includes non-conform	ning capital of	**************************************	4262) 4272)	12,392 4 (15,000) 4	1240 1250 1260 1270
2.	Balance, end of period (From item 1.		ES IN LIABILITIES SUBORDINATED F GENERAL CREDITORS		449,399 4	1290
3.	A. Increases		······································		4	300 1310 1320
4.	Balance, end of period (From item 35	520)		s	0 4	330

		PART IIA			
BROKER OR DEALER	SPECTRUM CAP	ITAL, INC.		as of <u>12/</u>	31/06
	EXEMPTIVE	PROVISION UNDE	R RULE 15c3-3		
 A. (k)(1) — \$2,500 ca B. (k)(2)(A) — "Specia C. (k)(2)(B) — All cust Name of clearing fire D. (k)(3) — Exempted 	pital category as per Rule 15c3-1 is claimed, identify below the section pital category as per Rule 15c3-1	ners" maintainedroker-dealer on a fully	y disclosed basis.	4335 X	4580
Type of Proposed Withdrawal or Accrual (See below for code)	Name of Lender or Contributor	Insider or Outsider? (In or Out)	Amount to be Withdrawn (cash amount and/or Net Capital Value of Securities)	(MMDDYY) Withdrawal or Maturity Date	Expect to Renew (Yes or No)
	กา 460	1] [460	2]	4603 46	504 4605

Total \$36 0 4699

OMIT PENNIES

Instructions:

Detail Listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and anticipated accruals which would cause a reduction of Net Capital. These anticipated accruals would include amounts of bonuses, partners' drawing accounts, taxes, and interest on capital, voluntary contributions to pension or profit sharing plans, etc., which have not been deducted in the computation of Net Capital, but which you anticipate will be paid within the next six months.

WITHDRAWAL CODE:

DESCRIPTIONS

1. Equity Capit

2.

Equity Capital Subordinated Liabilities

3.

Accruals

SPECTRUM CAPITAL, INC. SCHEDULE OF NON-ALLOWABLE ASSETS

December 31, 2006

Receivables from Non-Customers:			
Non-Allowable Commissions by Date or Product Type	\$	42,706	
Less Related Commissions Payable		(35,656)	
Other Receivables	_	94,886	
			\$ 101,9
Furniture and Equipment, Net			22,00
Other Assets:			
Goodwill		243,000	
		•	
Prepaid Expenses		20,475	

Nichols, Rise & Company, L.L.P.

Certified Public Accountants and Consultants

W. F. Sibley, CPA R. L. Stinger, CPA D. L. Lacey, CPA S. B. Bieber, CPA C. D. Merry, CPA R. W. Grenko, CPA L. M. Shocmaker, CPA, CMA

E. C. Nichols, CPA (1916-2003) C. L. Rise, CPA (1921-2003)

L. J. Tuste, CPA
S. R. Goodwin, CPA
A. E. Hill, CPA
A. J. Walchok, CPA
R. R. Ericson, CPA
L. K. Beecher, CPA
B. J. Kooiker, CPA
P. M. Riemer, CPA
S. E. Boden
J. E. Maise
D. L. Sands
J. A. Theisen

P. K. Peters V. A. Steenhoek C. R. Karrer

J. A. Perez

Member of AICPA Division for Certified Public Accounting Firms

To the Board of Directors Spectrum Capital, Inc.

In planning and performing our audit of the financial statements of Spectrum Capital, Inc. (the Company), as of and for the year ended December 31, 2006, in accordance with auditing standards generally accepted in the United States of America, we considered the Company's internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the Company including consideration of control activities for safeguarding securities. This study included tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of rule 15c3-3. Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

- 1. Making quarterly securities examinations, counts, verifications, and comparisons and recordation of differences required by rule 17a-13
- Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System
- 3. Obtaining and maintaining physical possession or control of all fully paid and excess margin securities of customers as required by rule 15c3-3

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in any internal control and the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the entity's internal control.

Our consideration of internal control was for the limited purpose described in the first and second paragraphs and would not necessarily identify all deficiencies in internal control that might be material weaknesses. We did not identify any deficiencies in internal control and control activities for safeguarding securities that we consider to be material weaknesses, as defined above. However, we identified the following deficiency in internal control that we consider to be a significant deficiency, as defined above. This condition was considered in determining the nature, timing, and extent of the procedures performed in our audit of the financial statements of Spectrum Capital, Inc. as of and for the year ended December 31, 2006, and this report does not affect our report thereon dated February 20, 2007.

The Company needs to improve its system of recording and reporting monthly accounts payable.

Nichols, Rise & Company, LDP

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures, as described in the second paragraph of this report, were adequate at December 31, 2006, to meet the SEC's objectives.

This report is intended solely for the information and use of the board of directors, management, the SEC, and other regulatory agencies that rely on rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

Sioux City, Iowa

February 20, 2007